

**DEFENDANT’S REQUESTED PENALTY PHASE INSTRUCTION NO. 2**  
**NO NEXUS REQUIRED BETWEEN MITIGATING FACTORS AND CRIME**

The law does not require that there be a connection between the mitigating evidence and the crime committed. It is not necessary, for example, for the defense to prove that adverse circumstances in the defendant’s childhood or family background caused him to commit the offense. Whether any given mitigating factor had a direct connection to the crime does not affect its status as a mitigating circumstance that you are required to consider.

*Tennard v. Dretke*, 542 U.S. 274 (2004) (rejecting lower courts’ requirement that defendant establish “nexus” between alleged mitigating factor and commission of the capital offense); instruction adapted from *United States v. Azibo Aquart*, Case No. 6cr160 (JBA), Tr. at 33 (D. Conn., June 13, 2011) .